1 2 3 4 5 6	RAINES FELDMAN LLP David Castleman (State Bar No. 326812)  dcastleman@raineslaw.com 1800 Avenue of the Stars, 12th Floor Los Angeles, California 90067 Telephone: (310) 440-4100 Facsimile: (310) 691-1367  Counsel to Receiver Kathy Bazoian Phelps	
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8	UNITED STATES DI	STRICT COURT
9	NORTHERN DISTRICT	Γ OF CALIFORNIA
10	SAN FRANCISC	O DIVISION
11	SECURITIES AND EXCHANGE	Case No.: 3:16-cv-01386-EMC
12	COMMISSION,	
13	Plaintiffs,	DECLARATION OF KATHY
14	V.	BAZOIAN PHELPS IN SUPPORT OF TWELFTH INTERIM
15	JOHN V. BIVONA; SADDLE RIVER ADVISORS, LLC; SRA MANAGEMENT	ADMINISTRATIVE MOTION FOR AN ORDER PURSUANT TO LOCAL
16	ASSOCIATÉS, LĹC; FRANK GREGORY MAZZOLA,	RULE 7-11 FOR THE APPROVAL OF FEES AND EXPENSES FOR THE
17	Defendants, and	SUCCESOR RECEIVER, RAINES FELDMAN LLP, MILLER KAPLAN
18	SRA I LLC; SRA II LLC; SRA III LLC;	ARASE LLP, AND SCHINNER & SHAIN LLP FROM OCTOBER 1, 2021 THROUGH DECEMBER 31,
19	FELIX INVESTMENTS, LLC; MICHELE J. MAZZOLA; ANNE BIVONA; CLEAR	2021 THROUGH DECEMBER 31, 2021
20	SAILING GROUP IV LLC; CLEAR SAILING GROUP V LLC,	
21	Relief Defendants.	Date: No Hearing Set Time: No Hearing Set
22		Judge: Edward M. Chen
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#### I, Kathy Bazoian Phelps, declare:

- 1. Pursuant to this Court's Revised Order Appointing Receiver, entered on February 28, 2019, I was appointed as the successor receiver ("Receiver") in this case. I am also an attorney duly licensed to practice in the State of California and am partner at the firm of Raines Feldman LLP ("Raines Feldman"). I have personal knowledge of the matters set forth below and if called as a witness, I would and could testify competently to the matters stated herein.
- 2. This declaration is made in support of the Twelfth Interim Administrative Motion for an Order Pursuant to Local Rule 7-11 for the Approval of Fees and Expenses for the Successor Receiver, Raines Feldman LLP, Miller Kaplan Arase LLP, and Schinner & Shain LLP from October 1, 2021 through December 31, 2021 ("Motion").
- 3. Attached hereto as Exhibit "1" is a financial summary of the receivership estate for the fourth quarter 2021, as of December 31, 2021. The financial summary sets forth the cash on hand in the estate. The summary also includes the known accrued but unpaid administration expenses through December 31, 2021, and the net unencumbered cash of the estate after deducting the known incurred expenses, including the fees and costs subject to this Motion and including holdbacks.
- 4. Attached hereto as Exhibit "2" is the Standardized Fund Accounting Report for the fourth quarter 2021, prepared on the form requested by the SEC to reflect the cash activity in the case during this period.
- 5. Attached hereto as Exhibit "3" is a list of prior fee applications I have made to this Court, all of which have been approved.
- 6. Pursuant to my proposal for my appointment, and in recognition of the efficiencies and benefits to the estate in my role as Receiver that I can also address legal issues arising in the estate, I have divided my time between various billing categories. For the period of October 1, 2021 through December 31, 2021 (the "Motion Period"), I performed services between the following three billing categories:

B110 – Case Administration

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B120 – Asset Analysis and Recovery

B320 – Plan Implementation

7. In the interests of the estate and pursuant to the Employment Order, I have discounted my hourly rate to \$465.00 from my standard hourly rate is \$675.00, thereby generating savings to the estate. Attached hereto as Exhibit "4" are true and correct copies of the billing statements itemizing the legal services provided and the costs incurred by me in this case during the Motion Period.

#### B110 - Case Administration

- 8. As set forth in Exhibit "4," during the Motion Period, with respect to Category B110, I performed 18.00 hours of services for total fees of \$8,370.00 in administering the estate.
- 9. During the Motion Period, I have continued to take actions to manage the administration of the case, including issues dealing with financial reporting and banking. I review the statements for the multiple accounts in this case on a monthly basis and monitor the financial transactions throughout the month. I manage the funds of the receivership estate and handle banking and the accounts at Wells Fargo Bank and East West Bank.
- 10. During the Motion Period, I prepared a status report through the third quarter of 2021 to apprise the Court of developments in the receivership and my activities in the case and also prepared the affiliated cash disbursement schedules and the Standard Fund Accounting Report for the SEC.
- 11. During the Motion Period, I communicated with the SEC regarding the status of the receivership.
- 12. During the Motion Period, I worked with my advisers and accountants to analyze the estimated tax payments required to be made by the estate. As a result of those efforts, I caused the estate to make an estimated tax payment of \$655,000.00 to the United States Treasury and an estimated tax payment of \$170,000.00 to the California Franchise Tax Board. I also worked with my advisers and accountants on other tax issues.

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#### <u>B120 – Asset Analysis and Recovery</u>

- 13. As set forth in Exhibit "4," during the Motion Period, with respect to Category B120, I performed 19.20 hours of services for total fees of \$8,928.00 in the category of asset analysis and recovery.
- 14. During the Motion Period, I analyzed the estate's options with respect to the sale or distribution of the remaining four pre-IPO securities (Addepar, Inc., Evernote Corporation, Lookout, Inc., and ZocDoc, Inc.), including potential tax issues.
- 15. As a result, I identified a potential opportunity for the disposition of Evernote Corporation ("Evernote"), working with the purchaser and counsel for Evernote to complete the transaction in 2021. I moved the Court for approval to complete the transaction, which I expect will provide substantial tax benefits to the estate, and that approval was granted. The Evernote transaction closed in December 2021.
- 16. During the Motion Period, I coordinated with counsel for Ben Sabrin on the continued implementation of that settlement agreement and payments to the estate.

#### <u>B320 – Plan Implementation</u>

- 17. As set forth in Exhibit "4," during the Motion Period, with respect to Category B320, I performed 2.00 hours of services for total fees of \$930.00.
- 18. This category includes services provided to the estate in connection with the Plan of Distribution ("Plan") approved by the Court on May 25, 2020 (Dkt. No. 613).
- 19. During the Motion Period, I analyzed issues related to the future waterfall of distributions and related to the potential Cilano claim.

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- 19. I have read the Motion and the billing statements attached to my declaration. To the best of my knowledge, information and belief formed after reasonable inquiry, all the fees and expenses requested in the attached billing statements are true and correct and the Motion complies with the Billing Instructions for Receivers in Civil Actions Commenced by the U.S. Securities and Exchange Commission.
  - 20. The fees that I and my staff have charged are reasonable, necessary, and

commensurate with the skill and experience required for the activity performed. I respectfully submit that neither I nor my staff has expended time unnecessarily and that I have rendered efficient and effective services.

- 21. In seeking reimbursement of services for which I purchased or contracted for from a third party, I have only requested reimbursement for the amount billed by the third-party vendor and paid to the vendor. I have not made a profit on such reimbursable services. I have not included in the amount for which reimbursement is sought the amortization of the cost of any investment, equipment, or capital outlay.
- 22. The detail relating to the fees of Raines Feldman LLP are set forth in the Declaration of David Castleman filed concurrently herewith. I have reviewed their billing statements and believe that the fees and expenses charged are reasonable and were necessary in this case. To the best of my knowledge, information and belief formed after reasonable inquiry, all the fees and expenses requested in their billing statements are true and correct and the Motion complies with the Billing Instructions for Receivers in Civil Actions Commenced by the U.S. Securities and Exchange Commission.
- 23. The detail relating to the fees of Miller Kaplan Arase LLP are set forth in the Declaration of Julia Damasco filed concurrently herewith. I have reviewed their billing statements and believe that the fees and expenses charged are reasonable and were necessary in this case. To the best of my knowledge, information and belief formed after reasonable inquiry, all the fees and expenses requested in their billing statements are true and correct and the Motion complies with the Billing Instructions for Receivers in Civil Actions Commenced by the U.S. Securities and Exchange Commission.
- 24. The detail relating to the fees of Schinner & Shain LLP are set forth in the Declaration of Frederick Koenen filed concurrently herewith. I have reviewed their billing statements and believe that the fees and expenses charged are reasonable and were necessary in this case. To the best of my knowledge, information and belief formed after reasonable inquiry, all the fees and expenses requested in their billing statements are true and correct and the Motion complies with the Billing Instructions for Receivers in Civil Actions Commenced

1	by the U.S. Securities and Exchange Commission.
2	25. I have agreed to a 20% holdback of my fees requested in this Motion. The SEC
3	has agreed not to require a holdback for my professionals in this Motion so I will pay 80% of
4	my allowed fees and 100% of the allowed fees of my professionals in connection with this
5	Motion.
6	26. I have conferred with counsel for the Securities and Exchange Commission and
7	counsel for Progresso Ventures, and I am advised that they do not oppose the Motion. A
8	stipulation with all parties was deemed impractical given, among other things, the entry of
9	judgment against defendants and pending bankruptcy of defendant John Bivona.
10	I declare under penalty of perjury that the foregoing is true and correct. Executed on
11	this 24 <sup>th</sup> day of January 2022 at Los Angeles, California.
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13	/s/ Kathy Bazoian Phelps Kathy Bazoian Phelps
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# **EXHIBIT 1**

### Receivership Estate of SRA Management Associates, LLC et al 4th Quarter 2021 - Cash Receipts and Disbursements

Checking #00	63			
Date	Notes	Deposits	Withdrawals	Balance
10/1/2021	Opening Balance	•		\$6,176.37
	Ending Balance			\$6,176.37
Brokerage #2	2849 (Brokerage with Stocks and Mutual Fund)			
Date	Notes	Deposits	Withdrawals	Balance
	Opening Balance (Cash Sweep Only)			\$0.00
12/31/2021	Ending Balance (Cash Sweep Only)			\$0.00
Brokerage #7	7306 (Anna Bivona funds)			
Date	Notes	Deposits	Withdrawals	Balance
10/1/2021	/1/2021 Opening Balance			\$502,470.94
10/29/2021		\$4.27		\$502,475.21
11/17/2021	From SEC re claim in John Bivona bankruptcy	\$32,039.21		\$534,514.42
11/30/2021		\$4.25		\$534,518.67
12/31/2021	Interest	\$4.54		\$534,523.21
12/31/2021	Ending Balance			\$534,523.21
Foot Woot #0	704 /Tay Holding Assount)			
Date	704 (Tax Holding Account)  Notes	Deposits	Withdrawals	Balance
	Opening Balance	Deposits	Withurawais	\$250,000.00
	transfer in from ICS	\$655,000.00		\$905,000.00
	Estimated tax payment (second distribution - federal)	\$055,000.00	\$655,000.00	\$250,000.00
	transfer to ICS	\$170,000.00	\$055,000.00	\$420,000.00
	Estimated tax payment (second distribution - state)	\$170,000.00	\$170,000.00	\$250,000.00
	Ending Balance		7170,000.00	\$250,000.00
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East West #0	697 (Plan Fund)			
Date	Notes	Deposits	Withdrawals	Balance
10/1/2021	Opening Balance			\$250,000.00
	Transfer from ICS (Prof Fees Part 1 of 2)	\$62,551.05		\$312,551.05
	Payment of Fees to K. Phelps (RF)		\$23,324.40	\$289,226.65
	Payment of Fees to Raines Feldman		\$37,894.65	\$251,332.00
	Payment of Fees to Miller Kaplan		\$1,332.00	\$250,000.00
	Transfer from ICS (Prof Fees Part 2 of 2)	\$3,053.25		\$253,053.25
	Payment of Fees to Schinner Shain (Check 1040)		\$3,053.25	\$250,000.00
12/31/2021	Ending Balance			\$250,000.00
East West #1	264 (MongoDB Admin Reserve Account)			
Date	Notes	Deposits	Withdrawals	Balance
10/1/2021	Opening Balance			\$250,000.00
12/31/2021	Ending Balance			\$250,000.00
Fact West #1	257 (Palantir Admin Reserve Account)			
Date	Notes	Deposits	Withdrawals	Balance
	Opening Balance	Deposits	Withdiawais	\$250,000.00
	Ending Balance			\$250,000.00
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	432 (Airbnb Admin Reserve Account)			
Date	Notes	Deposits	Withdrawals	Balance
	Opening Balance			\$118,172.34
12/31/2021	Ending Balance			\$118,172.34

### Receivership Estate of SRA Management Associates, LLC et al 4th Quarter 2021 - Cash Receipts and Disbursements

East Mest #T	432 (Airbnb Admin Reserve Account)			
Date	Notes	Deposits	Withdrawals	Balance
12/13/2021	Opening Balance			\$0.00
12/14/2021	Sale of Evernote securities	\$96,108.00		\$96,108.00
12/31/2021	Ending Balance			\$96,108.00
	070 (ICS Cash Sweep for Tax Holding Account)	Donosito	Mith duoolo	Dalamas
Date	Notes	Deposits	Withdrawals	Balance
10/1/2021	Opening balance	\$226.13		\$5,328,982.16
11/30/2021		\$220.13 \$218.87		\$5,329,208.29 \$5,329,427.16
	transfer to checking (2nd Dist IRS payment)	\$216.67	¢655 000 00	
	• • • • • • • • • • • • • • • • • • • •		\$655,000.00 \$170,000.00	\$4,674,427.16
12/21/2021	transfer to checking (2nd Dist FTB payment)	\$209.26	\$170,000.00	\$4,504,427.16
	Ending balance	\$209.20		\$4,504,636.42 <b>\$4,504,636.42</b>
12/31/2021	Lituing balance			34,304,030.42
East West #1	062 (ICS Cash Sweep for Plan Fund)			
Date	Notes	Deposits	Withdrawals	Balance
10/1/2021	Opening Balance			\$4,342,711.39
10/29/2021	interest	\$184.26		\$4,342,895.65
11/5/2021	Transfer to checking for prof fees (pt 1 of 2)		\$62,551.05	\$4,280,344.60
11/30/2021	interest	\$176.11		\$4,280,520.71
12/7/2021	Transfer to checking for prof fees (pt 2 of 2)		\$3,053.25	\$4,277,467.46
12/31/2021	interest	\$181.48		\$4,277,648.94
12/31/2021	Ending Balance			\$4,277,648.94
Fact West #1	120 (ICS Cash Sweep for Palantir Admin Reserve)			
Date	Notes	Danasita	Withdrawals	Balance
		Deposits	witharawais	
10/1/2021	Opening balance	•	witharawais	\$12,880,352.23
10/1/2021 10/29/2021	Opening balance interest	\$546.59	withdrawais	<b>\$12,880,352.23</b> \$12,880,898.82
10/1/2021 10/29/2021 11/30/2021	Opening balance interest interest	\$546.59 \$528.99	withdrawais	<b>\$12,880,352.23</b> \$12,880,898.82 \$12,881,427.81
10/1/2021 10/29/2021 11/30/2021 12/31/2021	Opening balance interest interest	\$546.59	Withdrawais	<b>\$12,880,352.23</b> \$12,880,898.82
10/1/2021 10/29/2021 11/30/2021 12/31/2021 12/31/2021	Opening balance interest interest interest Ending balance	\$546.59 \$528.99	Withdrawais	\$12,880,352.23 \$12,880,898.82 \$12,881,427.81 \$12,881,974.43
10/1/2021 10/29/2021 11/30/2021 12/31/2021 12/31/2021 East West #1	Opening balance interest interest interest Ending balance  161 (ICS Cash Sweep for MongoDB Admin Reserve)	\$546.59 \$528.99 \$546.62		\$12,880,352.23 \$12,880,898.82 \$12,881,427.81 \$12,881,974.43 \$12,881,974.43
10/1/2021 10/29/2021 11/30/2021 12/31/2021 12/31/2021 East West #1 Date	Opening balance interest interest interest Ending balance  161 (ICS Cash Sweep for MongoDB Admin Reserve) Notes	\$546.59 \$528.99	Withdrawals	\$12,880,352.23 \$12,880,898.82 \$12,881,427.81 \$12,881,974.43 \$12,881,974.43
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10/1/2021 10/29/2021 11/30/2021 12/31/2021 12/31/2021 East West #1 Date 10/1/2021 10/29/2021 11/30/2021 12/31/2021 Cash Position As of December Cash WF Checking WF Brokerag Anna Bivona Plan Fund che	Opening balance interest interest interest Ending balance  161 (ICS Cash Sweep for MongoDB Admin Reserve) Notes Opening balance interest interest interest Ending balance of Receivership Estate of SRA Management Associates, Independent of SRA Management	\$546.59 \$528.99 \$546.62 <b>Deposits</b> \$2.11 \$2.06 \$2.15		\$12,880,352.23 \$12,880,898.82 \$12,881,427.81 \$12,881,974.43 \$12,881,974.43 \$12,881,974.43 \$12,881,974.43 Balance \$50,695.90 \$50,698.01 \$50,700.07 \$50,702.22 \$50,702.22 \$50,702.22
10/1/2021 10/29/2021 11/30/2021 12/31/2021 12/31/2021 12/31/2021 10/29/2021 11/30/2021 12/31/2021 12/31/2021 Cash Position As of December Cash WF Checking WF Brokerag Anna Bivona Plan Fund che Tax Holding of	Opening balance interest interest interest Ending balance  161 (ICS Cash Sweep for MongoDB Admin Reserve) Notes Opening balance interest interest interest Ending balance of Receivership Estate of SRA Management Associates, Independent of SRA Management	\$546.59 \$528.99 \$546.62 <b>Deposits</b> \$2.11 \$2.06 \$2.15		\$12,880,352.23 \$12,880,898.82 \$12,881,427.81 \$12,881,974.43 \$12,881,974.43 \$12,881,974.43 Balance \$50,695.90 \$50,698.01 \$50,700.07 \$50,702.22 \$50,702.22 \$50,702.22 \$50,000.00 \$534,523.21 \$250,000.00
10/1/2021 10/29/2021 11/30/2021 12/31/2021 12/31/2021 12/31/2021 10/29/2021 11/30/2021 12/31/2021 12/31/2021 Cash Position As of December Cash WF Checking WF Brokerag Anna Bivona Plan Fund che Tax Holding of Palantir Adm	Opening balance interest interest interest Ending balance  161 (ICS Cash Sweep for MongoDB Admin Reserve) Notes Opening balance interest interest interest Ending balance of Receivership Estate of SRA Management Associates, Independent of SRA Management of SR	\$546.59 \$528.99 \$546.62 <b>Deposits</b> \$2.11 \$2.06 \$2.15		\$12,880,352.23 \$12,880,898.82 \$12,881,427.81 \$12,881,974.43 \$12,881,974.43 \$12,881,974.43 \$12,881,974.43 Balance \$50,695.90 \$50,700.07 \$50,702.22 \$50,702.22 \$50,702.22 \$50,702.22 \$50,700.00 \$534,523.21 \$250,000.00 \$250,000.00
10/1/2021 10/29/2021 11/30/2021 12/31/2021 12/31/2021 12/31/2021 10/29/2021 11/30/2021 12/31/2021 12/31/2021 Cash Position As of December Cash WF Checking WF Brokerag Anna Bivona Plan Fund che Tax Holding of Palantir Adm	Opening balance interest interest interest Ending balance  161 (ICS Cash Sweep for MongoDB Admin Reserve) Notes Opening balance interest interest interest Ending balance of Receivership Estate of SRA Management Associates, If the part of the part	\$546.59 \$528.99 \$546.62 <b>Deposits</b> \$2.11 \$2.06 \$2.15		\$12,880,352.23 \$12,880,898.82 \$12,881,427.81 \$12,881,974.43 \$12,881,974.43 \$12,881,974.43 Balance \$50,695.90 \$50,698.01 \$50,700.07 \$50,702.22 \$50,702.22 \$50,702.22 \$50,000.00 \$534,523.21 \$250,000.00

### Receivership Estate of SRA Management Associates, LLC et al 4th Quarter 2021 - Cash Receipts and Disbursements

Tax Holding ICS		\$4,504,636.42
Palantir Admin Reserve ICS		\$12,881,974.43
Mongo Admin Reserve ICS		\$50,702.22
Airbnb Reserve		\$118,172.34
Evernote Reserve		\$96,108.00
	Total	\$23,469,941.93
Holdbacks (incl thru 3Q 2021)		
Sherwood Partners, Former Receiver		\$144,627.50
Kathy Bazoian Phelps, Receiver (Diamond McCarthy)		\$108,980.07
Kathy Bazoian Phelps, Receiver (Raines Feldman)		\$8,840.30
namy baronam melps, meseries (names relation)		1 - 7
nauty caracter responses (names relation,	Total	\$262,447.87
Accrued Fees for 4th Qtr 2021	Total	. ,
	Total	. ,
Accrued Fees for 4th Qtr 2021	Total	\$262,447.87
Accrued Fees for 4th Qtr 2021 Kathy Bazoian Phelps, Receiver	Total	<b>\$262,447.87</b> \$18,228.00
Accrued Fees for 4th Qtr 2021 Kathy Bazoian Phelps, Receiver Costs	Total	\$262,447.87 \$18,228.00 \$0.00
Accrued Fees for 4th Qtr 2021 Kathy Bazoian Phelps, Receiver Costs Raines Feldman	Total	\$262,447.87 \$18,228.00 \$0.00 \$18,335.50
Accrued Fees for 4th Qtr 2021 Kathy Bazoian Phelps, Receiver Costs Raines Feldman Costs	Total	\$262,447.87 \$18,228.00 \$0.00 \$18,335.50 \$46.42
Accrued Fees for 4th Qtr 2021 Kathy Bazoian Phelps, Receiver Costs Raines Feldman Costs Miller Kaplan	Total	\$18,228.00 \$0.00 \$18,335.50 \$46.42 \$1,453.20

# **EXHIBIT 2**

## Case 3:16-cv-01386-EMC Document 676-1 Filed 01/24/22 Page 12 of 26 STANDARDIZED FUND ACCOUNTING REPORT for SRA Management LLC, et al. - Cash Basis

#### Receivership; Civil Court Docket No. 3:16-cv-01386-EMC Reporting Period 10/1/2021 to 12/31/2021

				Detail		Subtotal		Grand Total
Line 1		Beginning Balance (As of 10/1/2021):		Detain		Subtotui	\$	24,229,561.33
		Wells Fargo Bank Checking			\$	6,176.37		
		Wells Fargo Brokerage (Mutual Fund and Cash Sweep)			\$	0.00		
		Wells Fargo Bank - Anna Bivona funds			\$	502,470.94		
		East West Bank Plan Fund Checking			\$	250,000.00		
		East West Bank Plan Fund ICS			\$	4,342,711.39		
		East West Bank Palantir Checking			\$	250,000.00		
		East West Bank Palantir ICS			\$	12,880,352.23		
		East West Bank MongoDB Checking			\$	250,000.00		
		East West Bank MongoDB ICS			\$	50,695.90		
		East West Bank AirBnB Checking			\$	118,172.34		
		East West Bank Tax Holding Account Checking			\$	250,000.00		
		East West Bank Tax Holding Account ICS			\$	5,328,982.16		
		Increases In Fund Balance:			Ψ	5,520,702.10		
Line 2								
Line 2 Line 3		Business Income Cash and Securities						
Line 4		Interest/Dividend Income						
		Anna Bivona funds	\$	13.06			\$	13.0
		Plan Fund ICS Interest		541.85			\$	541.8
		Tax Holding Account ICS Interest Palantir Reserve ICS Interest		654.26 1,622.20			\$ \$	1,622.2
		Mongo Reserve ICS Interest		6.32			\$	6.3
Line 5		Business Asset Liquidation						
		Sale of Evernote Stock	\$	96,108.00			\$	96,108.0
Line 6		Personal Asset Liquidation						
Line 7		Third-Party Litigation Income	\$	-			\$	-
Line 8		Miscellaneous - Other SEC Claim from Bivona Bankruptcy	\$	32,039.21			\$	32,039.2
		Total Funds Available (Lines 1-8):	Þ	32,039.21			\$	24,360,546.2
		Decreases In Fund Balance:					\$	890,604.3
								0,000 1.5
Line 9		Disbursements to Investors				0.00	\$	-
		Wire Fee Bank Fees				0.00		
		Commission on sale of stock				0.00		
Line 10		Disbursements for Receivership Operations				0.00		
Line 10	Line 10a	Disbursements to Receiver or Other Professionals				65,604.30		
		Business Asset Expenses						
		Personal Asset Expenses						
		Investment Expenses Third-Party Litigation Expenses						
	2	1. Attorney Fees						
		2. Litigation Expenses						
	Line 10f	Total Third-Party Litigation Expenses  Tax Administrator Fees and Bonds	-					
		Federal and State Tax Payments				825,000.00		
		Other (Transfer from Mutual Fund to Checking						000 5015
		Total Disbursements for Receivership Operations	-		_		\$	890,604.3
Line 11	Line 11a	Disbursements for Distribution Expenses Paid by the Fund:  Distribution Plan Development Expenses:						N/A
	Line 110	1. Fees:						
		Fund Administration						

## Case 3:16-cv-01386-EMC Document 676-1 Filed 01/24/22 Page 13 of 26 STANDARDIZED FUND ACCOUNTING REPORT for SRA Management LLC, et al. - Cash Basis

### Receivership; Civil Court Docket No. 3:16-cv-01386-EMC Reporting Period 10/1/2021 to 12/31/2021

		Independent Distribution Consultation (IDC)			
		Distribution Agent			
		Consultants			
		Tax Advisors			
		2. Administrative Expenses			
		3. Miscellaneous			
		Total Plan Development Expenses			
	Line 11b	Distribution Plan Implementation Expenses:			
		1. Fees			
		Fund Administrator			
		IDC			
		Distribution Agent			
		Consultants			
		Legal Advisors			
		Tax Advisors			
		2. Administrative Expenses			
		3. Investor Identification:			
		Notice/Publishing Approved Plan Claimant Identification			
		Claims Processing			
		Web Site Maintenance/Call Center			
		4. Fund Administrator Bond			
		5. Miscellaneous			
		6. Federal Account for Investor Restitution			
		(FAIR) Reporting Expenses			
		Total Plan Implementation Expenses			
Line 12		Total Disbursements for Distribution Expenses Paid by the Fund Disbursements to Court/Other:			
Line 12	Line 12a	Investment Expenses/Court Registry Investment			
	2	System (CRIS) Fees			
	Line 12b	Federal Tax Payments			
		Total Disbursements to Court/Other			
		Total Funds Disbursed (Lines 9-11)			\$ 890,604.30
Line 13		Ending Balance (As of 12/31/2021)			\$ 23,469,941.93
Line 14	1: 14	Ending Balance of Fund - Not Assets:			
	Line 14a	Cash & Cash Equivalents			
		Checking			\$ 6,176.37
		Brokerage Cash Sweep	\$ 0.00		\$ 0.00
		Anna Bivona funds	\$ 534,523.21		\$ 534,523.21
		Plan Fund	\$ 250,000.00		\$ 250,000.00
		Plan Fund ICS account	\$ 4,277,648.94		\$ 4,277,648.94
		Tax Holding Account	\$ 250,000.00		\$ 250,000.00
		Tax Holding Account ICS account	\$ 4,504,636.42		\$ 4,504,636.42
		Palantir Administrative Reserve account	\$ 250,000.00		\$ 250,000.00
		Palantir Administrative Reserve ICS account	\$ 12,881,974.43		\$ 12,881,974.43
		MongoDB Administrative Reserve account	\$ 250,000.00		\$ 250,000.00
		MongoDB Administrative Reserve ICS account	\$ 50,702.22		\$ 50,702.22
		Airbnb Administrative Reserve account	\$ 118,172.34		\$ 118,172.34
		Evernote Reserve Account	\$ 96,108.00		\$ 96,108.00
	Line 14b	Investments	•	•	
	Line 14c	Other Assets or Uncleared Funds			
		Total Ending Balance of Fund - Not Assets			\$ 23,469,941.93
OTHER	SUPPLEN	MENTAL INFORMATION:			
			Detail	Subtotal	Grand Total
		Report of Items NOT To Be Paid by the Fund:			
Line 15		Disbursements for Plan Administration Expenses Not Paid by the Fund:			N/A
		1		İ.	

## Case 3:16-cv-01386-EMC Document 676-1 Filed 01/24/22 Page 14 of 26 STANDARDIZED FUND ACCOUNTING REPORT for SRA Management LLC, et al. - Cash Basis

Receivership; Civil Court Docket No. 3:16-cv-01386-EMC Reporting Period 10/1/2021 to 12/31/2021

	Line 15a	Plan Development Expenses Not Paid by the Fund:			
		1. Fees			
		Fund Administrator			
		IDC			
		Distribution Agent			
		Consultants			
		Legal Advisors.			
		Tax Advisors			
		2. Administrative Expenses			
		3. Miscellaneous			
		Total Plan Development Expenses Not Paid by the Fund			
	Line 15b	Plan Implementation Expenses Not Paid by the Fund:			
		1. Fees:			
		Fund Administrator			
		IDC			
		Distribution Agent			
		Consultants			
		Legal Advisors			
		Tax Advisors			
		2. Administrative Expenses			
		3. Investor Identification:			
		Notice/Publishing Approved Plan			
		Claimant Identification.			
		Claims Processing			
		Web Site Maintenance/Call Center.			
		4. Fund Administrator Bond			
		5. Miscellaneous			
		6. FAIR Reporting Expenses			
		Total Plan Implementation Expenses Not Paid by the Fund			
	Line 15c	Tax Administrator Fees & Bonds Not Paid by the Fund			
		Total Disbursements for Plan Administration Expenses Not Paid by the Fund			
Line 16		Disbursements to Court/Other Not Paid by the Fund:			N/A
	Line 16a	Investment Expenses/CRIS Fees			
	Line 16b	Federal Tax Payments			
		Total Disbursements to Court/Other Not Paid by the Fund:			
Line 17		DC & State Tax Payments	I.	I	Į.
Line 18		No. of Claims:			
	Line 18a	# of Claims Received This Reporting Period			
	Line 18b	# of Claimants Since Inception of Fund			
Line 19		No. of Claimants/Investors:			
Line 19					
	Line 19a	# of Claimants/Investors Paid This Reporting Period			
	Line 19b	# of Claimants/Investors Paid Since Inception of Fund			
			Receiver:		
ĺ					
			By: /s/ Kathy Bazoian	Phelps	
			(signature)		
ĺ					
			Wather Danier Dhalas		
			Kathy Bazoian Phelps		
			Receiver		
			Date: 0122		

# **EXHIBIT 3**

#### Exhibit 3

### SEC v. Bivona et al., No. 3:16-CV-01386-EMC Successor Receiver Prior Fee Applications

Order on First Interim Motion (Dkt. 485): Receiver fees of \$46,287.00 and costs of \$3,033.33 and Diamond McCarthy fees of \$16,802.80 and costs of \$524.67 (fees subject to 20% hold back).

Order on Second Interim Motion (Dkt. No. 515): Receiver fees of \$85,735.50 and costs of \$185.93 and Diamond McCarthy fees of \$30,625.00 and costs of \$1,924.16 (fees subject to 20% hold back).

Order on Third Interim Motion (Dkt. No. 537): Receiver fees in the amount of \$40,349.40 and costs of \$542.73 and Diamond McCarthy fees of \$4,450.90 and costs of \$131.35 (fees subject to 20% hold back).

Order on Fourth Interim Motion (Dkt. No. 567): Receiver fees in the amount of \$50,187.30 and costs of \$27.00 and Diamond McCarthy fees of \$12,550.00 (fees subject to 30% holdback); Miller Kaplan fees of \$42,465.60 and Schinner fees of \$5,044.96 (fees subject to 20% holdback).

Order on the Fifth Interim Motion (Dkt No. 615): Receiver fees in the amount of \$75,058.00 and costs of \$145.00 and Diamond McCarthy fees of \$32,454.00 (fees subject to 20% holdback); Schinner fees of \$2,450.00 and costs of \$622.06.

Order on Sixth Interim Motion (Dkt. No. 621): Receiver fees in the amount of \$43,904.00 and costs of \$388.39, Diamond McCarthy fees of \$29,398.90 and costs of \$919.78, and Miller Kaplan fees of \$16,399.20 (subject to 20% holdback); Schinner fees of \$900.

Order on Seventh Interim Motion (Dkt. No. 633): Receiver fees in the amount of \$83,732.00 and costs of \$388.39 (fees subject to 20% holdback), Diamond McCarthy fees of \$82,500.50 and costs of \$508.60, Miller Kaplan fees of \$25,996.40; and Schinner fees of \$11,371.50. The Order further authorized the payment of the following holdbacks: \$26,511.32 for Diamond McCarthy, \$11,772.96 for Miller Kaplan, and \$3,761.24 for Schinner.

**Order on Eighth Interim Motion (Dkt. No. 636)**: Receiver fees in the amount of \$32,571.50 (subject to 20% holdback), Diamond McCarthy fees of \$43,559.20 and costs of \$9.60, and Miller Kaplan fees of \$3,555.60 and costs of \$99.30.

Order on Ninth Interim Motion (Dkt. No. 651): Receiver fees in the amount of \$57,434.00 (subject to 20% holdback) and costs of \$222.18, Diamond McCarthy fees of \$84,931 and costs of \$39.59, Miller Kaplan fees of \$6,720.60 and costs of \$50.00, Schinner fees of \$828.00.

**Order on Tenth Interim Motion (Dkt. No. 662)**: Receiver fees in the amount of \$19,596.00 (subject to 20% holdback) and costs of \$55.50, Diamond McCarthy fees of \$4,149.60 and costs of \$178.39, Raines Feldman fees of \$12,090.00, and Miller Kaplan fees of \$6,227.40.

Order on Eleventh Interim Motion (Dkt. No. 669): Receiver fees in the amount of \$29,155.50 (subject to 20% holdback), Raines Feldman fees of \$37,894.65, Miller Kaplan fees of \$1,332.00, and Schinner fees of \$3,053.25.

# **EXHIBIT 4**



1800 Avenue of the Stars, 12th Floor Los Angeles, CA 90067

Invoice Date: 11/24/2021 Invoice Number: 93804

Kathy Bazoian Phelps - SRA Management Assoc LLC 1800 Avenue of the Stars 12th Floor Los Angeles, CA 90067

#### 4665-002 / SRA Management Receiver (Receiver file)

Professional	Services	Hours	Rate	Amount		
10/04/2021	KBP	B110	Review and respond to email from M. Molumphy regarding claim of creditor regarding Twitter	0.20	465.00	93.00
10/04/2021	KBP	B110	Communication with counsel regarding status report, quarterly reporting	0.20	465.00	93.00
10/05/2021	KBP	B110	Download and review bank statements	0.70	465.00	325.50
10/06/2021	KBP	B110	Review communications regarding K1 reporting	0.10	465.00	46.50
10/13/2021	KBP	B110	Additional download and review of ICS statements for funds, communication with counsel	0.40	465.00	186.00
10/13/2021	KBP	B110	Review and revise third quarter status report, cash disbursement schedule and SFAR	2.00	465.00	930.00
10/14/2021	KBP	B110	Review invoices of professionals	0.30	465.00	139.50
10/14/2021	KBP	B110	Communications with counsel regarding status report	0.20	465.00	93.00
10/15/2021	KBP	B110	Review and approve status report for third quarter	0.50	465.00	232.50
10/20/2021	KBP	B110	Finalize status report, communication with SEC re report	0.20	465.00	93.00
10/20/2021	KBP	B110	Draft email to SEC regarding status report and fee application	0.10	465.00	46.50
10/20/2021	KBP	B110	Review analysis of creditor claim	0.40	465.00	186.00
10/27/2021	KBP	B110	Review and respond to email from SEC regarding delivery of funds for Anne Bivona account	0.30	465.00	139.50
10/28/2021	KBP	B110	Telephone conf with E. Chen, P. Schrage and D. Castleman regarding status report, distribution issues	1.00	465.00	465.00
10/29/2021	KBP	B110	Review email from P. Schrage regarding status report	0.10	465.00	46.50
10/29/2021	KBP	B110	Communications with counsel regarding finalizing SFAR and status report	0.20	465.00	93.00
10/29/2021	KBP	B110	Draft emails to IAC and Progresso counsel re papers to be filed	0.20	465.00	93.00

10/29/2021	КВР	B110	Communications with IAC, planning meeting regarding pre-IPO shares	0.20	465.00	93.00
				B110		3,394.50
10/03/2021	КВР	B120	Review correspondence from F. Koenen regarding analysis of Lookout shares, possible sale, evaluate options	0.40	465.00	186.00
10/04/2021	KBP	B120	Draft email to F. Koenen regarding clarification regarding Lookout forward contract	0.10	465.00	46.50
10/04/2021	KBP	B120	Additional communications with counsel regarding possible sale of Lookout shares	0.30	465.00	139.50
10/04/2021	KBP	B120	Draft email to C. Klein re possible sale of pre-IPO shares	0.20	465.00	93.00
10/14/2021	KBP	B120	Review communications regarding ZocDoc	0.20	465.00	93.00
10/15/2021	KBP	B120	Review communications regarding ZocDoc, escrow holder, status of preIPO shares	0.20	465.00	93.00
10/18/2021	KBP	B120	Tel conf with C. Aguilar and D. Castleman regarding ZocDoc	0.40	465.00	186.00
10/18/2021	KBP	B120	Review email to F. Koenen regarding Lookout forward contract	0.10	465.00	46.50
10/19/2021	KBP	B120	Review memo from F. Koenen regarding sale of Lookout shares	0.10	465.00	46.50
10/19/2021	КВР	B120	Review and respond to memo from counsel regarding Lookout shares, possible sale	0.10	465.00	46.50
10/19/2021	KBP	B120	Review memo regarding possible structure for Lookout sale	0.20	465.00	93.00
10/26/2021	KBP	B120	Communications with C. Klein regarding pre-IPO shares	0.10	465.00	46.50
10/26/2021	KBP	B120	Review emails regarding Lookout, possible sale or liquidity event	0.30	465.00	139.50
10/27/2021	КВР	B120	Telephone conference with C. Klein and D. Castleman regarding sale of preIPO shares	0.50	465.00	232.50
10/27/2021	KBP	B120	Telephone conference with D. Castleman regarding Evernote and ZocDoc shares	0.20	465.00	93.00
10/27/2021	KBP	B120	Review and respond to email from EquityZen regarding Addepar	0.20	465.00	93.00
10/27/2021	KBP	B120	Review emails regarding ZocDoc forward contract	0.20	465.00	93.00
10/27/2021	KBP	B120	Review email to Evernote regarding sale process	0.10	465.00	46.50
10/29/2021	KBP	B120	Review follow up email regarding Evernote stock	0.10	465.00	46.50
				B120		1,860.00
10/15/2021	KBP	B160	Review and revise fee application and declarations	0.40	0.00	0.00
				B160		0.00
10/20/2021	KBP	B320	Review memo and spreadsheet analysis of distributions and Cilano claim, draft response	0.80	465.00	372.00
10/20/2021	KBP	B320	Communications with counsel regarding waterfall of distributions	0.20	465.00	93.00
10/20/2021	KBP	B320	Review and respond to analysis regarding waterfall of payments	0.30	465.00	139.50

10/20/2021	KBP	B320	Review additional analysis distribution model	regarding investor Class 5 clai	ims,	0.20	465.00	93.00
10/20/2021	KBP	B320	Meeting with D. Castlema	n regarding distribution issues		0.50	465.00	232.50
						B320		930.00
				Sub-tota	al Fees:	_		\$6,184.50
			Rate Sum	nmary				
Kathy B. Phel	lps		13.30 hours at	\$465.00/hr		\$6,1	84.50	
		Total hours	13.30			\$6,1	84.50	
Payments								

11/04/2021 Payment Wire In 23,324.40

Sub-total Payments: \$23,324.40

Total Current Billing: \$6,184.50

Previous Balance Due: \$29,155.50

Total Payments: (\$23,324.40)

Total Now Due: \$12,015.60



1800 Avenue of the Stars, 12th Floor Los Angeles, CA 90067

Invoice Date: 12/22/2021 Invoice Number: 94535

Kathy Bazoian Phelps - SRA Management Assoc LLC 1800 Avenue of the Stars 12th Floor Los Angeles, CA 90067

#### 4665-002 / SRA Management Receiver (Receiver file)

Professional	Services	}		Hours	Rate	Amount
11/01/2021	КВР	B110	Review numerous communications regarding distribution explanation, investor inquiries	0.50	465.00	232.50
11/01/2021	KBP	B110	Review and respond to email from J. Syron regarding future distribution	0.20	465.00	93.00
11/02/2021	KBP	B110	Review email from investor regarding inqury regarding tax calcuations	0.10	465.00	46.50
11/02/2021	KBP	B110	Review additional communications regarding tax consequences and distributions	0.20	465.00	93.00
11/02/2021	KBP	B110	Manage communications with investors regarding recent filings	0.20	465.00	93.00
11/02/2021	KBP	B110	Review emails from investors inquiring regarding distributions	0.20	465.00	93.00
11/03/2021	КВР	B110	Review emails from investors inquiring regarding distribution	0.20	465.00	93.00
11/03/2021	KBP	B110	Review additional emails re investor communications	0.20	465.00	93.00
11/03/2021	KBP	B110	Telephone conference with M. Molumphy regarding claimant with no claim regarding Twitter securities	0.30	465.00	139.50
11/03/2021	KBP	B110	Prepare wire instructions for payment of fees	0.30	465.00	139.50
11/04/2021	KBP	B110	Prepare wire instructions for fees, review forms	0.40	465.00	186.00
11/09/2021	KBP	B110	Review emails regarding inquiry regarding Bloom and DropBox shares, counsel response	0.20	465.00	93.00
11/11/2021	KBP	B110	Review emails regarding investor inquiry regarding Lookout	0.10	465.00	46.50
11/15/2021	KBP	B110	Review emails regarding inquiries regarding distributions, status	0.20	465.00	93.00
11/16/2021	KBP	B110	Review communications regarding failed investment investor	0.20	465.00	93.00
11/16/2021	KBP	B110	Review and revise Evernote sale motion, declaration, notice and order	1.30	465.00	604.50
11/22/2021	KBP	B110	Draft email to J. Damasco regarding review of Evernote tax issues	0.10	465.00	46.50

11/24/2021	КВР	B110	Review communications from investors and counsel regarding distribution questions	0.20	465.00	93.00
11/24/2021	KBP	B110	Draft language for response to investor regarding Addepar	0.20	465.00	93.00
11/27/2021	КВР	B110	Review emails regarding tax analysis regarding Evernote sale, response to investor inquiry	0.20	465.00	93.00
11/29/2021	KBP	B110	Draft email regarding tax analysis, review and respond to analysis from counsel	0.40	465.00	186.00
				B110		2,743.50
11/01/2021	KBP	B120	Review correspondence with Evernote regarding sale of shares	0.20	465.00	93.00
11/02/2021	KBP	B120	Call with IAC regarding Evernote stock, possible sale	0.50	465.00	232.50
11/04/2021	КВР	B120	Review stock transfer policy from Evernote, review email from counsel, draft email to F. Koenen re process	0.50	465.00	232.50
11/09/2021	KBP	B120	Review emails from counsel regarding Evernote, sale of securities	0.40	465.00	186.00
11/09/2021	KBP	B120	Review email from counsel regarding next steps for Evernote securities	0.10	465.00	46.50
11/09/2021	KBP	B120	Review and approve forms regarding Evernote sale	0.20	465.00	93.00
11/09/2021	KBP	B120	Review email regarding forms for buyer for Evernote	0.10	465.00	46.50
11/10/2021	KBP	B120	Review emails regarding forms for transfer of Evernote shares	0.30	465.00	139.50
11/11/2021	KBP	B120	Telephone conference with Evernote Counsel regarding sale of shares	0.30	465.00	139.50
11/11/2021	KBP	B120	Review counsel's emails to Evernote and EAC regarding sale	0.10	465.00	46.50
11/11/2021	KBP	B120	Review and respond to email from counsel re offer from Evernote regarding security sale	0.10	465.00	46.50
11/11/2021	KBP	B120	Review email from M. Mascaro regarding securities opinion, information regarding Evernote sale	0.10	465.00	46.50
11/15/2021	KBP	B120	Review emails regarding information needed for Evernote transaction	0.20	465.00	93.00
11/17/2021	КВР	B120	Review emails from counsel regarding sale of Evernote, form of motion and agreement	0.20	465.00	93.00
11/17/2021	KBP	B120	Review communications regarding transfer agreement, counsel opinion regarding Evernote	0.20	465.00	93.00
11/17/2021	KBP	B120	Review email from Evernote, draft email to securities counsel regarding legal opinion for transfer	0.30	465.00	139.50
11/17/2021	KBP	B120	Review email from counsel regarding receiver language required for Evernote transfer agreement	0.20	465.00	93.00
11/17/2021	КВР	B120	Telephone conf with D. Castleman regarding Evernote motion, securities and tax opinions	0.30	465.00	139.50
11/17/2021	KBP	B120	Review email regarding review of Evernote Motion re tax benefits	0.10	465.00	46.50
11/17/2021	KBP	B120	Review and revise agreement with Evernote re transfer of securities	1.20	465.00	558.00
11/18/2021	KBP	B120	Review emails from counsel regarding Evernote transfer document, approval of sale	0.30	465.00	139.50

11/18/2021	KBP	B120	Review email from F Koenen regarding Evernote stock transfer agreement	0.10	465.00	46.50
11/19/2021	KBP	B120	Review email regarding tax issues in Evernote motion	0.10	465.00	46.50
11/19/2021	KBP	B120	Review Opinion letter from Evernote and comments to motion and transfer agreement	0.80	465.00	372.00
11/19/2021	KBP	B120	Telephone conference with D. Castleman regarding Evernote transfer agreement	0.40	465.00	186.00
11/19/2021	KBP	B120	Telephone conference with D. Castlemen regarding Evernote documentation	0.20	465.00	93.00
11/19/2021	KBP	B120	Review email to F. Koenen regarding language in opinion letter	0.10	465.00	46.50
11/19/2021	KBP	B120	Review revise agreement and communications from counsel an Evernote	0.30	465.00	139.50
11/20/2021	KBP	B120	Review and approve finalized papers regarding Evernote securities sale	0.30	465.00	139.50
11/20/2021	KBP	B120	Draft email to SeC regarding Evernote sale motion, review emails with buyer	0.20	465.00	93.00
11/22/2021	KBP	B120	Review email from P. Schrage regarding Evernote motion	0.10	465.00	46.50
11/22/2021	KBP	B120	Draft email to A. Israeli regarding Evernote motion	0.10	465.00	46.50
11/22/2021	KBP	B120	Review email communications regarding Evernote sale	0.20	465.00	93.00
11/23/2021	KBP	B120	Call with clerk, revise papers regarding Evernote sale	0.70	465.00	325.50
11/23/2021	KBP	B120	Telephone conference with D. Castleman regarding Evernote motion, further revisions to papers	0.30	465.00	139.50
11/23/2021	KBP	B120	Review and revise communication to Evernote investors regarding sale	0.50	465.00	232.50
11/24/2021	KBP	B120	Review Evernote motion and declaration, draft memo to counsel regarding revisions	0.50	465.00	232.50
11/24/2021	KBP	B120	Review additional communications with investors and parties regarding Evernote sale motion	0.30	465.00	139.50
11/24/2021	KBP	B120	Telephone conference with D. Castleman regarding Evernote sale motion	0.30	465.00	139.50
11/29/2021	KBP	B120	Evaluate estimated tax status, draft email to counsel	0.20	465.00	93.00
11/29/2021	KBP	B120	Communications with accountants regarding estimated tax payments	0.20	465.00	93.00
				B120		5,487.00
			- 1 - 1 -			4

**Rate Summary** 

Kathy B. Phelps 17.70 hours at \$465.00/hr \$8,230.50

Total hours: 17.70 \$8,230.50

Total Current Billing: \$8,230.50

Previous Balance Due: \$12,015.60

Sub-total Fees:

Total Now Due: \$20,246.10

\$8,230.50



1800 Avenue of the Stars, 12th Floor Los Angeles, CA 90067

Invoice Date: 1/14/2022 Invoice Number: 95089

Kathy Bazoian Phelps - SRA Management Assoc LLC 1800 Avenue of the Stars 12th Floor Los Angeles, CA 90067

#### 4665-002 / SRA Management Receiver (Receiver file)

Professional Services					Rate	Amount
11/15/2021	KBP	B110	Review memo from counsel regarding Evernote sale	0.10	465.00	46.50
12/03/2021	KBP	B110	Download and review bank statements	0.50	465.00	232.50
12/03/2021	KBP	B110	Review court notice regarding Zoom hearing	0.10	465.00	46.50
12/06/2021	KBP	B110	Review emails re tax calculations	0.20	465.00	93.00
12/09/2021	KBP	B110	Review and respond to emails regarding tax estimate calculations	0.20	465.00	93.00
12/09/2021	KBP	B110	Review and respond to emails regarding Cilano claim, distributions	0.20	465.00	93.00
12/11/2021	KBP	B110	Review emails regarding statements, download additional statements, review communications with accountants	0.40	465.00	186.00
12/13/2021	KBP	B110	Draft email regarding new Evernote account	0.10	465.00	46.50
12/13/2021	KBP	B110	Draft email to accountants regarding estimated tax figure	0.10	465.00	46.50
12/13/2021	KBP	B110	Review Evernote account opening documents	0.20	465.00	93.00
12/13/2021	KBP	B110	Review email from accountants re estimated taxes, payment of federal taxes	0.80	465.00	372.00
12/14/2021	KBP	B110	Review emails from accountants regarding payment of estimated taxes	0.20	465.00	93.00
12/14/2021	KBP	B110	Trip to bank regarding FTB check, post office for return receipt for estimated state taxes	1.20	465.00	558.00
12/14/2021	KBP	B110	Draft email to East West regarding banking transactions	0.10	465.00	46.50
12/14/2021	KBP	B110	Review email with DOJ regarding investor claim status	0.10	465.00	46.50
12/23/2021	KBP	B110	Arrange for payment of Evernote closing costs	0.20	465.00	93.00
12/23/2021	KBP	B110	Draft email to East West Bank regarding wire transfer	0.10	465.00	46.50
				B110		2,232.00

12/07/2021	KBP	B120	Review docket, draft memo to counsel regarding Sabrin status conference	0.20	465.00	93.00
12/07/2021	KBP	B120	Review and revise stipulation regarding Sabrin hearing	0.30	465.00	139.50
12/08/2021	KBP	B120	Telephone conf with D. Castleman regarding Evernote sale, taxes	0.10	465.00	46.50
12/09/2021	KBP	B120	Prepare for and attend hearing on Evernote sale	0.60	465.00	279.00
12/09/2021	KBP	B120	Review emails regarding closing Evernote stock sale, draft email to C. Klein regarding closing sale and payment	0.20	465.00	93.00
12/09/2021	KBP	B120	Review multiple emails regarding closing Evernote sale	0.20	465.00	93.00
12/11/2021	KBP	B120	Review court's minute order re approval of Evernote sale	0.10	465.00	46.50
12/11/2021	KBP	B120	Review and respond to email regarding closing Evernote sale	0.10	465.00	46.50
12/13/2021	KBP	B120	Meeting with D. Castleman regarding Evernote sale	0.20	465.00	93.00
12/13/2021	KBP	B120	Execute Evernote transfer agreement, review email from counsel	0.20	465.00	93.00
12/14/2021	KBP	B120	Review emails regarding closing of Evernote sale, agreements and wire	0.20	465.00	93.00
12/14/2021	KBP	B120	Review confirmation of Evernote funds	0.10	465.00	46.50
12/14/2021	KBP	B120	Review emails regarding closing Evernote sale, final documentation	0.20	465.00	93.00
12/23/2021	KBP	B120	Review emails regarding Evernote closing, final invoice	0.30	465.00	139.50
12/23/2021	KBP	B120	Further communications regarding Evernote closing	0.30	465.00	139.50
12/31/2021	KBP	B120	Review email from E. Chan regarding confirmation of Evernote payment	0.10	465.00	46.50
				B120		1,581.00
			Sub-total Fees:			\$3,813.00

**Rate Summary** 

 Kathy B. Phelps
 8.20 hours at \$465.00/hr
 \$3,813.00

 Total hours:
 8.20 \$3,813.00

Total Current Billing: \$3,813.00

Previous Balance Due: \$20,246.10

Total Now Due: \$24,059.10